

## General Assembly

## **Amendment**

January Session, 2005

LCO No. 5873

\*HB0674705873HR0\*

Offered by:

REP. MINER, 66th Dist.

To: House Bill No. **6747** 

File No. 579

Cal. No. 411

## "AN ACT CONCERNING REGIONAL CHILDREN'S PROBATE COURTS."

- Strike everything after the enacting clause and substitute the following in lieu thereof:
- "Section 1. Subsection (d) of section 45a-8 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
  - (d) Any town located in a probate district that desires to (1) consolidate such probate district with one or more districts, (2) be removed from such probate district to a separate district established for any such town, or (3) be located in another probate district, may, by resolution of its legislative body, petition the General Assembly for such consolidation, separation and creation of a new probate district or relocation. The Probate Court Administrator shall provide such assistance in the preparation of the petition as the officials of the town or towns may request. At the time of submission of a petition to the General Assembly, a copy of the petition shall be sent to the judges of

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HB 6747 Amendment

16 probate in the probate districts to be affected. No probate district may

- 17 be consolidated with another district until the expiration of the term of
- 18 office of any probate judge in an affected probate district. No probate
- 19 district may be consolidated with another district and no court of
- 20 probate may be consolidated with any other court of probate until the
- 21 <u>electors of each town located in such districts or served by such courts</u>
- 22 <u>have approved such consolidation by referendum.</u>"

This act shall take effect as follows and shall amend the following sections:

Section 1	from passage	45a-8(d)